HE subscriber returns his sincere thanks to his friends and customers for the liberal and generous support he has hitherto; experienced, and leave to inform them, that he has opened his STORES and PORTER CELLAR, in the house lately occupied by TROMAS ROGERS, Estay opposite the fouth corner of the episcopal church, where hoshopes, by the goodness of his liquors, &c. and defire to please, to merit a further continuance of their favours, which will be gratefully received by their most obedient and very humble servant,

HUGH MAGUIRE.

Annapolis, May 11, 1803.

In CHANCERY, May 5, 1803. Mary Peach, Administratrix of Richard Williams, \$5.

Rebecca, Elizabeth, and Richard Williams, and

HE object of the bill is to obtain a decree for the fale of the interest of the defendants in two tracks of land in Prince-George's county, called BEAVER DAN NECK, and part of PARCEL ENLARGED, for the payment of the debts of Richard Williams Williams, deceased, which from him descended to the defendants his heirs; the bill flates that the defendants have removed out of the state of Maryland; it is thereupon adjudged and ordered, that the complainant, by cauting a copy of this order to be intenth day of June next, give notice to the defendants, to appear here in person, or by a solicitor, on or be-fore the second Tuesday of October next, to shew cause, if any they have, wherefore a decree should not pass as prayed.

True copy,
Ten. SAMUEL HARVEY HOWARD, Reg. Cur. Can.

> In CHANCERY, May 6, 1803. Robert Sewall,

against

Charles Sewall, Nicholas Sewall, Eleanor Pye, Thomas Rogison, and his wife Alice, Lewis Taney, Charles Henry Taney, Celistia

and Eliza Alice Taney.

HE object of the bill filed in this cause is to obtain a conveyance for a tract of land, called MATTAPONET SEWALL, and other lands thereto adjoining, which Henry Sewall, ancestor of the defendants, now decembed, contracted for with the confendants, now deceased, contracted for with the complainant, by his contract in writing, dated on the 17th day of October, 1801; the bill states that Lewis Taney, one of the defendants, relides out of the state of Maryland; it is thereupon, on the motion of the complainant, ordered and adjudged, that he cause a copy of this order to be inserted in the Maryland Gazette once in each of three functifive weeks before the 3d day of June next, to the intent that the absent defendant may be notice of the present application, and of the substance and object of the bill filed in this cause, and may be warned to appear in this court in person, or by a solicitor, on or before the 1st Tuesday of October next, to shew saufe; if any he hath, why a decree should not pass as prayed.

True copy, SAMUEL HARVEY HOWARD, Tell. Reg. Cur. Can.

NOTICE,

To the public of Maryland. HERE will be a petition preferred to the next, general assembly of this state for a law to pass for a road to be Iaid off from a landing on the north fide of Severn river, commonly called and known by the name of JUMPER'S HOLE, along through the neighbourhood by the widow Mary Johnson's, and from there the most convenient rout to a landing known by the name of ASBPAW'S LANDING, on the east fide of a fork of Curtis's creek, called MARLEY CREEK, and for to make the aforefaid landings pub-

NOTICE.

lics !.

State of Maryland, hath cotained from the orphans court of faid county, letters of administration on the estate of RICHARD ROBY, late of Charles county, deceased. All persons having claims against faid eftate are, hereby requested to bring them in, ler gally authenticated, to the subscriber, on or before the fourth day of July next, or they may otherwise by law he excluded from all benefit of faid offers Given under my hand, this 4th day of January, 1803.
ANN ROBY, Executrix.

NOTICE.

A LL persons baving claims against the estate of THOMAS POWER, late of Saint-Mary's county, deceased, are hereby requested to apply on or before the 1st day of August next, and receive their fectord and fast dividend: Given under my hand, this 7th day of May, 1803.

JOSIAH B. GRINDAME, Administrators.

TAKE this mode of informing those who may have property for fals that English act as auctioners, on application. My experient and ability that line may be known on infinity.

C: MILLS.

Annapolis, August 1, 1902.

In CHANCERY, May 10, 1803.

HOMAS L. SOTHORON, an infolvent debtor, of Charles county, entitled to the benefit of the last act of the general assembly, for the relief of sundry insolvent debtors, being this day, by the sheriff of faid county, brought before the chancellor, in consequence of an order this day passed, and having; before the chancellor, taken the oath by it is faid act prescribed for delivering up his property, act it thereupon ordered, that the laid Thomas L. Sothoron among the fore the chancellor. thoron appear before the thantellor, in the chanceryoffice at 10 o'clock, on the third day of September next, for the purpole of antwering tuch interrogatories as his creditors, or any of their, thall then and there propole to him, and that the faid Thomas L. Sothoron findingly notice of the faid time and place for his autwering aforefaid, and for their appearing, to provide ithe research and for their appearing, to propole interrogateries, and for recommending a trultee for their benefit, by calling a copy of this order to be inferted at least three weeks successively, before the third day of June next, in the Maryland Gazette.

Trile copy,
Teft. SAMUEL HARVEY HOWARD, Reg. Cur. Can. A

OTICE, that the Commissioners of the Tax for-Anne-Arundel county, will meet at the city of Annapolis, on the third Monday in May next, and will fit from day to day for twenty days, to hear appeals, and make transfers of property, and that all persons interested in the late tales of real property where no personal property could be found to pay the taxes due theron, are then and there requested to at-

April 21, 1805.

NOTICE,

The the Public of Maryland.

The RE will be a petition preferred to the next general affembly of this flate, for a law to pass for a road to be laid off from a large white oak tree, on the fouth fide of the main road leading from the city of Annapolis round the head of the Severn river to the city of Baltimore, standing at the lower end of Richard, Dorsey's, (of Caleb) lane or plantation, next adjoining to a plantation belonging to Charles Carroll, of Carrollton, Esq. along up through the neighbourhood on the north fide of South river, in Anne-Arundel county, by Jacob Waters's mill and the South river meeting house, and the neighbourhood of the Mr. Hopkins's to a fording place on the main branch of Patuxent river known by the name of Ashton's Ford, and from there the most convenient route through Prince-George's county, by or through Mr. Benjamin Ogle's plantation, known by the name of Belle-Air, to a small town in the said county called Bladensburg, at or near the head of a ereek of the river Patowmack, called and known by the name of The Eastern Branch.

April 14, 1803.

HEREBY give notice, that I intend to apply to Anne-Arundel county court, at April term next, for a commission to mark and bound a tract of land, lying in faid county, called JOHN and MARY'S CHANCE, being a refurvey on two tracts or parts of tracts of hand, the one called DAN, and the other called JERICHO, in purfuance of the act of allembly, entitled, An act for marking and bounding lands.

JOHNSON M. O'REILLY.

Herring Bay, Anne-Arundel county,

January 1, 1803.

HIS is to give notice, that the subscribers, of Anne-Arundel county, in the State of Mary-land, hath obtained from the orphans court of Anne-Arundel county, in Maryland, letters testamentary on the personal estate of ELIZABETH EVANS, late of Anne-Arundel county deceased. All persons having claims against the deceased are hereby warned to exhibit the same, with the vouchers thereof, to the subscribers, at or before the fifth day of October next, they may otherwise by law be excluded from all benefit of the said estate. Given under our hands

this 5th day of April, 1803.

HENRY EVANS, Executors.

JOSEPH EVANS, Executors.

HIS is to give notice, that the subscriber hath taken out letters of administration on the estate JOHN DENT, late of Anne-Aryndel county, deceased, therefore all persons who have claims against the said deceased are requested to bring in the same, proved according to law, and all those who are in any manner, indebted to the estate are requested to ke payment

ELEANOR DENT, Administratrix.
April 27, 1805.

Fen Dollars Reward.

RAN away the Wednesday area Whitlinday Rall away the Wednesday area Whitlinday Years of age, five feet high, he is a black fellow, and stammers when spoken to, he is an artful villain, and on the left or right shoulder is a mark by a burn when a child; had on when he went away, a long blue coat, a pair of condurry pantaloous, an otnabring thirt. I suppose he is hardward by his father who belongs to Whiter Clipert, in Alme Arunder county, near Queen Anne. Whoever takes by had kellow, and fecures him in any gan, lo that I may get him again, shall receive the above reward, paid by the state of Elishie.

N. B. I foreware all persons from had fouring sail, fellow on their person.

In COUNCIL, ANNAPOLIS, April 19, 1802. ORDERED, That the act to alter change and abolilh, fuch parts of the conflictution and form of government as relates to the ellablishing a goodal court and court of appeals be published once in the week, (for the space of three months successively in the Maryland Gazette, at Annapolles: the Baltinere: American, the Telegraphe, the Federal Gazette, et Baltimore; the National Intelligencer; Mr. Smith piper, at Easton; the Republican Advocate, at Figo derick-town, and Mr. Grieves's paper, at Hagares By order, d ... towns

NINIAN PINKNEY, Cloke An ACT to alter, thango and abolish, such parts of

the constitution and form of government as to late to the establishing a general court and court of appeals

BE it enacted, by the General Assembly of Many, land, That from and after the first day of March, eighteen hundred and four, there shall be a tourt of appeals, computed of three persons of in-tegrity, and found judgment in the law, who shall be styled in their commissions. Judge of the Courses Appeals, whose judgment shall be final and conclusive in all cases of appeal from the court of chancers, county court of orphans court; and that the court of appeals shall hold two sessions on the western shall and two, on the eastern shore in each year, at such times and places as the furure legislature of this state

thall direct and appoint.

And be it enacted, That from and after the faid first day of March, eighteen hundred and four, this first day of March, eighteen hundred and four, this. State shall be divided into sive judicial districts, vir. Saint-Mary's, Calvert, Prince-George's and Charles counties, shall be the first district; Cacil, Kent. Queen-Aune's and Tallot counties, shall be the fee cond district; Anne-Arundel, Baltimore and Harston, counties, shall be the third district; Caroline, Dark cheffer, Somerset and Worcesler counties, shall be the chefter, Somerset and Worcesler counties, shall be the fourth diffrict; and Wallington, Frederick, Montgomery and Allegany countries, shall be the fifth diffrict; and that there shall be appointed for each of the faid diffricts two perfores of integrity, and food judgment in the law, who shall relide in the diffrict for which they shall be apprinted, who shall be styled in their commissions District Judges of the county courts in fuch district; and there shall be appointed for each of the counties of this state one person of integrity, experience and knowledge, refident of the county for which he firall be appointed, who first be fivled in the continission affociate Judge of the comty court of the county for which he shall be appointed; and the said diffrict judges in their respective dittricts, together with the said associate judge in the respective countries, shall compose the county court; and the county courts so chabilished shall have, hold and exercise, all the powers, authorities and jurisdich ons, that the general court and county courts of this flate has heretofore held, used and exercised, except the appellate inridiction of the general court; and that the county courts shall hold their fessions in the respective counties at such times and places as the siture legislature of this state shall direct and ap-

And be it enacted, That if this act thall be confirmed by the general affembly, after the next elecelection, as the conflitution and form of government directs, that in such case this act, and the alterations and amendment of the constitution and form of government therein contained, shall be taken and confillered, and shall constitute and be valid, as a part of the faid constitution and form of government to all intents and purpoles, any thing in the faid conflitution

on and form of government contained to the contrary notwithstanding. And be it enacted, That all and every part of the constitution and form of government that relates to the court of appeals, of the general court, as now established, or to the judges thereof, or that is in

any manner contrary to, or inconfissent with, the provisions of this act, be and are hereby declared to be repealed and abolished, on the confirmation here-

Michael & Barney Curran, Have received, by the arrivals at Philadelphia, A handsome affortment of

SPRING GOODS,

Confilling of HINTZES and calicoes J. Dimities and muffinets, Marfeilles quilting and printed jeans, Cambrick dimities, Ditto mullin 6-4 and 9-8 wide, Coloured cambricks and gingfiams Ladies and gentlemens filk and cotson hofe, Extra long filk and kid gloves, Gentlemens belt heaver ditto. Striped and coloured nankeens, Vigured fattins for gentlemens vells, India book and jackohet mullists,
British disto, disto, ditto,
India crape standkerchiefs, and jackohet ditto,
India crape standkerchiefs, and jackohet ditto,
Irish slitens and cheeks.
And on hand fottle best London superfine clothes and
cassinites. cassimiers,
Cotton counterpants and rable clothes, act ac.
Annapolis, April 19, 1803.

" ANNAPOLIS Printed by FREDERICK and SAMUEL GREEN. TO.